

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Addease COMMISSIONER FOR PATENTS PO Box 1430 Alexandria, Virginia 22313-1450 www.webjo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/591,668	06/14/2007	Werner Bacher	095309.58176US	1714	
23911 7590 04/02/2009 CROWELL & MORING LLP			EXAM	EXAMINER	
INTELLECTUAL PROPERTY GROUP			WILHELM, TIMOTHY		
P.O. BOX 143 WASHINGTO	000 ON, DC 20044-4300		ART UNIT	ART UNIT PAPER NUMBER	
	,		3616		
			MAIL DATE	DELIVERY MODE	
			04/02/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Application No. Applicant(s) 10/591,668 BACHER ET AL. Office Action Summary Examiner Art Unit

		Timothy D. Wilhelm	3616					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SH WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLA PHEVER IS LONGER, FROM THE MAILING DA Massons of time may be available under the procession of 3° CFR 1.15 SIX (6) MCNITHS from the mailing date of this communication. SIX (6) MCNITHS from the mailing date of this communication, period for reply is specified above, the maximum statutory period veries to specified above, the maximum statutory period veries to specified above, the maximum statutory period veries the maximum statutory and the state of the mailing date of the state of the	ATE OF THIS COMMUNICATION  16(a). In no event, however, may a reply be tirtill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this of D (35 U.S.C. § 133).					
Status								
2a)□	Responsive to communication(s) filed on $\underline{01.8e}$ This action is FINAL. 2b) $\boxtimes$ This Since this application is in condition for allowar closed in accordance with the practice under $E$	action is non-final. ace except for formal matters, pro		e merits is				
Disposition of Claims								
5)□ 6)⊠ 7)□	Claim(s) <u>10-18</u> is/are pending in the application 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>10-18</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.						
Applicati	ion Papers							
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>01 September 2006</u> is/a Applicant may not request that any objection to the or Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	re: a)⊠ accepted or b)⊡ object drawing(s) be held in abeyance. Se on is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 C	FR 1.121(d).				
Priority ι	under 35 U.S.C. § 119							
a)	Acknowledgment is made of a claim for foreign  All b] Some * c] None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the prior  application from the International Bureau  See the attached detailed Office action for a list of	s have been received. s have been received in Applicative documents have been received (PCT Rule 17.2(a)).	ion No ed in this National	Stage				
	445)							

- 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
  3) Information Disclosure Statement(s) (PTO/S5/08)
  - Paper No(s)/Mail Date 9/1/06.

- 4) Interview Summary (PTO-413) Paper No(s)/Mail Date. \_\_
- 5) Notice of Informal Patent Application
- 6) Other: \_

Application/Control Number: 10/591,668 Page 2

Art Unit: 3616

## DETAILED ACTION

# Claim Rejections - 35 USC § 102

 The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 10-13,16, and 17 are rejected under 35 U.S.C. 102(b) as being anticipated by Yokota et al (US 2002/0188393), hereafter referred to as Yokota. Yokota discloses a vehicle collision damage reduction system comprising means for detecting an impending collision with the vehicle 10R,10L; means for determining a collision danger level 12: a motor 30 for repositioning the steering wheel so as to increase the distance between an occupant and the steering wheel 33 during a collision and thus reduce the danger to the occupant; wherein the repositioning of the steering wheel 33 is adjustable in stages in response to the collision danger level; the system further comprises an occupant seating information detecting means 80 for detecting a physique and a seating state of an occupant before a collision, wherein the vehicle seat comprises plural driving portions that make up a seat adjusting mechanism 50, and wherein the occupant seating information detecting means 80 comprises various sensors such as a seat-sliding sensor 82, a reclining angle sensor 83, and a seat-face inclination detecting sensor 84 and detecting signals from these sensors are processed by an ECU to establish a position of the seat 4. Yokota goes on to disclose that "preferably, a vehicle collision damage reduction system further comprises occupant

Application/Control Number: 10/591,668 Page 3

Art Unit: 3616

seating information detecting means for detecting physique and a seating state of an occupant seated in a seat so as to output seating state information to the controlling means, wherein the operational amount of the collision energy absorbing means for a vehicle occupant is established, before a collision, on the basis of the seating state information obtained by the occupant seating information detecting means." Thus, Yokota discloses repositioning the steering wheel of the vehicle with respect to information obtained regarding the current position of the seat. With regard to claim 17, the evaluated driver activities include adjustment of the vehicle seat.

# Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary sikil in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 14 and 18 rejected under 35 U.S.C. 103(a) as being unpatentable over Yokota in view of Mori et al (6,959,944), hereafter referred to as Mori. Yokota discloses the present invention except for the repositioning of the steering wheel including adjusting the angle of the steering shaft as well as the system returning the steering wheel to its original position when the system detects that a collision has been avoided. Mori teaches a steering wheel device for a motor vehicle comprising steering wheel 21, a steering shaft 28, a collision detection mechanism, and a displacement mechanism 30 that adjust the angle of the steering wheel with respect to an occupant of the vehicle to allow for an airbag contained within the steering wheel to deploy at the most optimum

Art Unit: 3616

position for safeguarding the occupant during a collision, wherein the displacement mechanism 30 returns the steering wheel 21 to its original position when the collision detecting mechanism detects that a collision has been avoided. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the safety system of Yokota with the teaching of Mori's angular displacement mechanism and teaching of returning the steering wheel to its original position when a collision has been avoided to better position an airbag contained within the steering wheel in a more optimal position pre-deployment to better protect an occupant during a collision and to ensure that the vehicle is capable of being driven should a collision not occur.

5. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yokota in view of Omura (5,398,185), hereafter referred to as Omura. Yokota discloses the present invention except for a knee protection device. Omura teaches an occupant protection system for a motor vehicle comprising a multitude of protection devices including a seat position adjustment mechanism and sensor system for detecting the position of the vehicle seat 3 and a knee bolster 7 that protects the knees of an occupant during a collision. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the protection system of Yokota with the teaching Omura to include a knee bolster in the system of protection devices to better ensure maximum protection for the occupant against damage incurred during a frontal collision.

Art Unit: 3616

### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy D. Wilhelm whose telephone number is 571-272-6980. The examiner can normally be reached on 9:00 AM to 5:30 PM Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Q. Nguyen can be reached on 571-272-6952. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/John Q. Nguyen/ Supervisory Patent Examiner, Art Unit 3616 Timothy D Wilhelm Examiner Art Unit 3616

/Timothy D Wilhelm/ March 27, 2009